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	HERN	TES DISTRICT COURT DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:			
John	Doe		:	DATE FILED: 8/28/2021		
Plai -against - New York University			ntiff(s), : : : : : : : : : : : : : : : : : : :	1: 20 -cv- 01343 -GHW CIVIL CASE MANAGEMENT PLAN AND SCHEDULING ORDER		
GREC	GORY E	I. WOODS, United States Dis	strict Judge:			
P. 26(f		ivil Case Management Plan is	submitted by the	e parties in accordance with Fed. R. Civ.		
1.	before parties consent, fully exe	parties [consent / do not consent] to conducting all further proceedings ore a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The ties are free to withhold consent without adverse substantive consequences. [If all parties tent, the remaining paragraphs need not be completed. Instead, the parties should submit to the Court a executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge, available at https://d.uscourts.gov/sites/default/files/2018-06/AO-3.pdf .				
2.	The pa	arties [have/ have not] conferred pursuant to Fed. R. Civ. P. 26(f).				
3. Alternative Dispute Resolution/Settlement						
	a.	Settlement discussions [have	/ have a	not] taken place.		
	b.	Counsel for the parties have discussed an informal exchange of information in early settlement of this case and have agreed upon the following:				
	c.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a private mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: A settlement conference before a magistrate judge or retention of a private mediate.				

	d.	designatedinparagraph3(c)beemployedatthefollowingpointinthecase(e.g., withinthenext60days;afterthedepositionofplaintiffiscompleted(specifydate); afterthecloseoffactdiscovery): Afterthecloseoffactdiscovery		
	e.	Theuseofanyalternativedisputeresolutionmechanismdoesnotstayormodifyany dateinthisOrder.		
4.	Rule anda amer Orde	ExceptforamendmentspermittedbyFed.R.Civ.P.15(a)(1)andthisCourt'sIndividual RulesofPractice inCivilCases("IndividualRules"),amendedpleadingsmaynotbefiled and additional parties may not be joined except with leave of the Court. Any motion to a mendor to join additional parties shall be filed within		
5.	7	nitial disclosu respursuant to Fed.R.Civ.P.26(a)(1) shall be completed no later than days from the date of this Order. [Absentex ceptional circumstances, within 14 days of eparties' conference pursuant to Rule 26(f).]		
6.	auth	Sapplicable The plaintiff(s) shallprovideHIPAA-compliantmedicalrecordsrelease thorizationstothedefendant(s) nolaterthan June 21,2021 Absentexceptionalcircumstances, adatenotmorethan 10 days following the initial pretrial conference.		
7. FactDiscovery		Discovery		
	a.	Allfactdiscoveryshallbecompletednolaterthan <u>December 31,2021</u> . [Aperiodnottoexceed 120 days, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]		
	Ъ.	InitialrequestsforproductionofdocumentspursuanttoFed.R.Civ.P.34shallbe servedby June29,2021		
	c.	InterrogatoriespursuanttoRule33.3(a)oftheLocalCivilRulesoftheSouthern DistrictofNewYork shallbeservedby June29,2021 .NoRule 33.3(a)interrogatoriesneed beservedwithrespecttodisclosuresautomatically requiredbyFed.R.Civ.P.26(a).		
	d.	UnlessotherwiseorderedbytheCourt,contentioninterrogatoriespursuanttoRule 33.3(c)oftheLocalCivilRulesofthe SouthernDistrictofNewYorkmustbeserved nolaterthanthirty(30)daysbeforethecloseofdiscovery.Nootherinterrogatories are permitted without prior express permission of the Court.		
	e.	DepositionspursuanttoFed.R.Civ.P.30,31shallbec ompletedby November30,2021 .		
	f.	RequeststoadmitpursuanttoFed.R.Civ.P.36shallbeservedby November30,2021 [Absentexceptionalcircumstances, adatenotless than 30 days prior to the dates etforthin paragraph 7(a).]		

g.	Anyofthedeadlinesinparagraphs7	(b),(c),(e),and(f)	maybeextendedbythe
	writtenconsentofallpartieswithouta	pplicationtotheCo	ırt,providedthatallfact
	discoveryiscompletedbythedatesetf	orthinparagraph7	(a).

8.	ExpertDiscovery
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- a. Anticipatedtypesofexperts,ifany:
 Plaintiff--TitleIXexpert;medicalexpert;occupationaldamagesexpert

 Defendant-Rebuttalexperts(TitleIXexpert;medicalexpert;occupationaldamagesexpert)
- b. Allexpert discoveryshallbecompletednolaterthan February 15,2022 .

 [Absentexceptionalcircumstances, adate 45 days from the date set forth in paragraph 7 (a). Omit unless types of experts are identified.
- c. Everyparty -proponentofaclaim(includinganycounterclaim,cross-claim,orthird partyclaim)thatintendstoofferexperttestimonyinrespectofsuchclaimmust makethedisclosuresrequiredbyFed.R.Civ.P.26(a)(2)by <u>December31,202</u>1 [Absentexceptionalcircumstances,thedatesetforthinparagraph7 (a).]Everyparty -opponent ofsuchclaimthatintendstoofferexperttestimonyinoppositiontosuchclaimmust makethedisclosuresrequired byFe d.R.Civ.P.26(a)(2)by <u>January14,2022</u> .[Absentexceptionalcircumstances,adate twoweeks followingtheprecedingdate.]
- d. Noexperttestimony(whetherdesignatedas"rebuttal"orotherwise)willbe permittedbyotherexpertsorbeyondthescopeoftheopinionscoveredbythe aforesaiddisclosureswithouttheCourt'sexpresspriorleave ,applicationforwhich mustbemadenol aterthan10daysafterthedatespecifiedintheimmediately precedingsentence. Allexpertsmaybedeposed, butsuchdepositionsmustoccur withinthetimelimitsetforthforexpertdiscoveryinparagraph8 (b).
- 9. Allcounselmustconfertodiscusssettlementwithin14daysfollowingthecloseoffact discovery.
- 10. Motionsforsummaryjudgment,ifany,shallbefilednolaterthan March17,2022
 [Absentexceptionalcircumstances,30daysfromthedateinparagraph8(b)(i.e., thecompletionof discovery).] PursuanttotheauthorityofFed.R.Civ.P.16(c)(2)andtheCourt'sIndividual Rule2(C),anymotionforsummaryjudgmentwillbedeemeduntimelyunlessarequestfora pre-motionconferencerelatingtheretoismadeinwritingwithinoneweekafter thecloseof discovery.ThepartiesshouldreviewtheCourt'sIndividualRule2(C)forfurtherdetailson thesubmissionof,andresponsesto,pre-motionletters.IncaseswheretheCourtsetsa post-discoverystatusconference,thepartiesmayrequestthatthepreviouslyscheduled conferencealsoserveasthepre -motionconference.
- 11. Thejointpretrialordershallbedue 30 days from the close of discovery, ori fany dispositive motionis filed, 21 days from the Court's decision on such motion. The filing of the joint pretrialor derand additional submissions shall be governed by Fed. R. Civ. P. 26(a) (3) and the Court's Individual Rule 5.

12.	The parties expect that this case [is/ is not] to be tried to a jury.					
13.	Counsel for the parties have conferred and their present best estimate of the length of trial is 5-7 days					
14.	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.					
Cour	asel for the Parties:					
James E. Figliozzi		Jeffrey P. Metzler				
Counsel for Plaintiff John Doe		Counsel for Defendant NYU				
,	(1) all existing deadlines, due dates, as(2) a brief description of any outstand	s of the case shall be filed on ECF by ude the following information in separate paragraphs: nd/or cut-off dates;				
	(4) the status of settlement discussion	ns;				
	(5) the anticipated length of trial and	whether the case is to be tried to a jury;				
		ng motions for summary judgment; and				
	(7) any other issue that the parties we other information that the parties	build like to address at the pretrial conference or any believe may assist the Court.				
provi Indiv	Court for good cause shown. Any applic ded in paragraph 7(g)) shall be made in a	ne dates herein extended, except by further Order of cation to modify or extend the dates herein (except as a written application in accordance with the Court's es than 2 business days prior to the expiration of the				
	SO ORDERED.					
	d: August 28, 2021 York, New York	GREGORSH. WOODS United States District Judge				